Subtitle D—Paternity Establishment

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SEC. 331. STATE LAWS CONCERNING PATERNITY ESTABLISHMENT.
        STATE LAWS REQUIRED.—Section 466(a)(5)
                                                             (42)
U.S.C.
666(a) is amended to read as follows:
(5) PROCEDURES CONCER
                                   CONCERNING
                                                     PATERNITY
   FSTAR-
   LISHMENT.—
           "(A) ESTABLISHMENT PROCESS AVAILABLE FROM BIRTH
       UNTIL ÁGE 18...
(i) F
                    Procedures
                                    which
                                             permit
           establishment
           the paternity of a child at any time before
           attains 18 years of age.
               (ii) As of Au<mark>c</mark>ust 16. 1984. clause (i)
           apply to a child for whom paternity has
           established or for whom a paternity action
           was
                                                  brought
           but
                 dismissed
                              because
                                              statute of
                                                      less
           limitations
                                     of
           than 18 years was then in effect in the
           State."
(B)
                  PROCEDURES
                                  CONCERNING
                                                   GENETIC
           TESTING.
        "(i) GENETIC TESTING REOUIRED IN CERTAIN CON-
TESTED CASES—Procedures under which the State is
      required, in a contested paternity case (unless
                                                    other-
wise barred by State law) to require the child and
       all other parties (other than individuals found
           section 454(29) to have good cause and other
                                               exceptions
      for refusing to cooperate) to submit to genetic
upon the request of any such party. if the request is supported by a sworn statement by the party—
"(I) alleging paternity, and setting forth facts
    establishing a reasonable possibility of the reg-
          uisite sexual contact between the parties: or
        "(II) denving paternity, and setting forth facts
    establishing a reasonable possibility of the non-
   existence of sexual contact between the parties ii) OTHER REQUIREMENTS—Procedures which
    require the State agency, in any case in which
                         agency orders genetic testing—
                  "(I) to pay costs of such tests.
              subject
              recoupment (if the State so elects) from
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father if paternity is established: and

(II)to obt ain add itio nal test ing in any cas е if an oria inal test res ult is con test ed, upo n rea ues t. and adv anc е pay me nt by the con test ant. **(**C) VOI. UNT ARY PATE **RNIT** Y **ACK** NO WLE DGM ENT. (i) SIM **PLE** CIVI L **PRO**

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ures for simfor civil voluntarily ple process acknowledging paternity under which the State must provide that. before a mother and a putative father can sign an acknowledament of paternity, the mother and the putative father must be given notice. orally and in writing. alternatives to. the legal consequences of. rights (including, if 1 parent is a minor. anv afforded due to minority status) responsibilities from, signing that arise the acknowledgment.